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VERSION WITH MARKINGS TO SHOW CHANGES MADE

Claims 1 through 3 have been amended as follows:

1. (Amended) A composition for coating a surface comprising

(a) a solution of polyethylene oxide in water and (b)

water a surfactant, wherein the composition is capable of

being removed from the surface at about room temperature

with a solvent.

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2. (Amended) A composition for coating a surface comprising

(a) about 0.1 to 10 weight percent of a water soluble

ether and (b) water a surfactant, wherein the composition

is capable of being removed from the surface at about

room temperature with a solvent.

3. (Amended) The composition according to claim 1 or claim

2, further comprising (c) a surfactant wherein the

solvent is water.

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REMARKS

Entry of the foregoing and further and favorable reconsideration of the subject

application in light of the foregoing amendment and the following remarks:

Applicant respectfully submits that no new matter has been added.

Claims 1-14 are currently pending.

Claims 1-3 have been amended. Support for amended Claims 1-3 can be found generally

throughout the instant Specification.

In the July 26, 2002 Office Communication, the Examiner required compliance with 37

CFR 1.121 in the form of a clean version of amended claims and a version with Markings To

Show Changes Made. In complete response, applicant herein has provided a form of a clean

version of amended claims and aversion with Markings To Show Changes Made in compliance

with the requirements under 37 CFR 1.121.

CONCLUSION

For the foregoing reasons, Applicant respectfully submits that the application and amended

claims are now in proper form for allowance. Therefore, Applicant respectfully submits that the

application is now in condition for allowance, respectfully solicits favorable action on all

pending claims, namely Claims 1-14.

If for any reason this application is not believed to be in full condition for allowance,

applicant respectfully requests the constructive assistance and suggestions of the Examiner

pursuant to M.P.E.P. 706.03(d) and 707.07(j) in order that the undersigned can place this

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application in allowable condition as soon as possible and without the need for further proceedings.

In the event that there are any questions concerning this Amendment, or the application in general, the Examiner is respectfully urged to telephone the undersigned so that prosecution of the application may be expedited.

No fee, other than the \$720.00 fee for a four-month extension of time, is deemed necessary in connection with the filing of this Amendment.

Respectfully submitted, /\$TEIN & STEIN

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Date: December 23, 2002